IN THE SUPREME COURT OF ILLINOIS

In re: Electronic Filing in Civil and Criminal) Cases and Remote Access Systems) M.R. 18368

ORDER

The Supreme Court having been advised of sufficient and satisfactory progress toward the mandates contained in the January 22, 2016 Order *In re: Mandatory Electronic Filing In Civil Cases* (M.R. 18368), and with the goal of further facilitating statewide criminal e-filing for Illinois courts, it is THEREFORE ORDERED that the May 30, 2017 Order and Annotation are amended as follows:

5. Circuit courts may e-File criminal case types (Criminal Felony (CF), Criminal Misdemeanor (CM), Driving Under the Influence (DT)) and juvenile case types (Juvenile (J), Juvenile Abuse and Neglect (JA), Juvenile Delinquency (JD)) in a permissive manner through eFileIL. Criminal and juvenile case initiation in the circuit courts may continue using current practices. Permissive e-Filing through eFileIL does not include quasi-criminal case types: Traffic (TR), Ordinance Violation (OV), Conservation (CV) and Civil Law (CL).

ANNOTATION

Par 5. Criminal e-Filing is an important and necessary step to further the Court's goal of a full statewide eFileIL program for all courts. In acknowledgment of the complexities involved with e-Filing criminal and juvenile cases, criminal and juvenile case initiation in the circuit courts may continue under current practices until further order.

In all other respects, the May 30, 2017 Order and Annotation stand in full force and effect.

Order Entered by the Court.



JAN 3 1 2019

SUPREME COURT CLERK